IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 527 of 1989

For Approval and Signature:

Hon'ble MR.JUSTICE R.K.ABICHANDANI

1. Whether Reporters of Local Papers may be allowed : NO to see the judgements?

- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

MANHARSINH B MANGROLA

Versus

DISTRICT PANCHAYT

Appearance:

MR PV HATHI for Petitioner

MR PM RAVAL for Respondent Nos. 2 - Absent

MS SEJAL MANDAVIA for Respondent No. 1

MS DARSHANA PANDIT, AGP for Resp. No.4

CORAM : MR.JUSTICE R.K.ABICHANDANI

Date of decision: 22/09/2000

ORAL JUDGEMENT

When this matter is called out for hearing, the learned Counsel for the petitioner as well as the learned Counsel appearing for the respondent No.1 - District Panchayat submit that the points involved in this

petition are covered by a decision of this Court in Special Civil Application No. 7527/88 decided by Hon'ble Mr.Justice S.K.Keshote, on 26.10.1999. It is submitted that the appointment which has been upheld in that matter was similar to the appointment of the petitioner made by the same Panchayat. It is submitted by the learned Counsel for the respondents that the decision in Special Civil Application No. 7527 of 1988 has not been challenged and that similar orders may be made even in this petition. It is accordingly declared that the petitioners services are not liable to be terminated on the ground of non-approval of his appointment as Assistant Instructor (Wireman) in the lower pay-scale. Rule is made absolute accordingly with no order as to costs

^{*/}Mohandas